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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/542,373	07/14/2005	Tomoo Mizumura	Q88943	7793
23373 SUGHRUE MI	7590 07/03/200 ON, PLLC	EXAMINER		
	LVÁNIA AVENUE, N	MESH, GENNADIY		
WASHINGTON	N, DC 20037		ART UNIT	PAPER NUMBER
			1796	
			MAIL DATE	DELIVERY MODE
			07/03/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/542,373	MIZUMURA ET AL.	
Examiner	Art Unit	
GENNADIY MESH	1796	

	GENNADIY MESH	1796	
The MAILING DATE of this communication appe	ars on the cover sheet with the	correspondence add	ress
THE REPLY FILED <u>26 June 2008</u> FAILS TO PLACE THIS APP	LICATION IN CONDITION FOR A	LLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of Apperor Continued Examination (RCE) in compliance with 37 C periods:	replies: (1) an amendment, affidav eal (with appeal fee) in compliance	it, or other evidence, v with 37 CFR 41.31; o	which places the r (3) a Request
a) The period for reply expires 3 months from the mailing date b) The period for reply expires on: (1) the mailing date of this Ar no event, however, will the statutory period for reply expire la Examiner Note: If box 1 is checked, check either box (a) or (I MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f	dvisory Action, or (2) the date set forth ter than SIX MONTHS from the mailin b). ONLY CHECK BOX (b) WHEN THI).	g date of the final rejection FIRST REPLY WAS FI	on. LED WITHIN TWO
Extensions of time may be obtained under 37 CFR 1.136(a). The date of have been filed is the date for purposes of determining the period of extunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	ension and the corresponding amount hortened statutory period for reply orig	of the fee. The appropri- inally set in the final Office	ate extension fee be action; or (2) as
 The Notice of Appeal was filed on A brief in completing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed with AMENDMENTS 	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
3. The proposed amendment(s) filed after a final rejection, be (a) They raise new issues that would require further cor (b) They raise the issue of new matter (see NOTE below (c) They are not deemed to place the application in better appeal; and/or (d) They present additional claims without canceling a content of the properties.	nsideration and/or search (see NO w); er form for appeal by materially re	TE below); ducing or simplifying t	
NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1.124. The amendments are not in compliance with 37 CFR 1.125. Applicant's reply has overcome the following rejection(s):	21. See attached Notice of Non-Co		•
 Newly proposed or amended claim(s) would be all non-allowable claim(s). For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is proved the status of the claim(s) is (or will be) as follows: Claim(s) allowed: 	☑ will not be entered, or b) ☐ wi	•	-
Claim(s) objected to: Claim(s) rejected: <u>1,2,5-12,16,17,19 and 20</u> . Claim(s) withdrawn from consideration: <u>3,4,13-15 and 18</u> . AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 	I sufficient reasons why the affidav	rit or other evidence is	necessary and
9. The affidavit or other evidence filed after the date of filing a entered because the affidavit or other evidence failed to of showing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under appe	al and/or appellant fail	s to provide a
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER		•	
11. The request for reconsideration has been considered but See Continuation Sheet.		n condition for allowan	ce because:
12.	PTO/SB/08) Paper No(s)		
/VASUDEVAN S. JAGANNATHAN/ Supervisory Patent Examiner, Art Unit 1796	/Gennadiy Mesh/ Examiner, Art Unit 1796	i	

Continuation of 3. NOTE: New limitations of claim 1 as " with trimellitic acid or anhydride" and as " phosphorous compound component comprising triethyl phosphonoacetate representd by the formula (III) of item B, and item (d) are represent new issues and will require additional consideration and search.

Continuation of 11. does NOT place the application in condition for allowance because: 1.Applicant's arguments pertains to limitations that are not being entered for the reasons given above.

2. Note, that Applicant's arguments related to prior art of record based on alleged deficiency of each individual reference. In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See In re Keller, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); In re Merck & Co., 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

Applicant stated that Fujita is silent regarding presence of specific catalyst claimed by Applicant. Note, that Fujita as primary reference does not need disclose all elements claimed by Applicant. However, combination of Fujita with Yamamoto and Kowallik does teach substantially same catalyst and all other elements claimed by of Applicant at this stage of prosecution. Therefor, Applicant's arguments were found unpersuasive.